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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/536,930	11/16/2005	Grant Charlwood	U 015796-2	6576
20/20/20			EXAMINER	
LADAS & PARR	590 03/22/20 Y LLP	10	HOLLOWAY	, JASON R
26 WEST 61ST STREET NEW YORK, NY 10023			ART UNIT	PAPER NUMBER
			3633	
			NOTIFICATION DATE	DELIVERY MODE
			03/22/2010	ELECTRONIC
		Notice of Abandonn	nent	
This application is a	handoned in view	of:		
• •		or. ile a proper reply to the Office lette	er mailed on	
		(with a Certificate of Mailin), which i
after the	expiration of the pe	eriod for reply (including a total e	xtension of month	(s)) which expired of
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`	as been received.			
		the required issue fee and publication that the required issue fee and publication that the terminal termination is the required to the requirement of the requiremen		e, within the statuto
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Transmiss	ion date	_), which is after the expiration of n the Notice of Allowance (PTOL-8	f the statutory period for	payment of the issu
		is insufficient. A balance of \$	is due.	
The issu	ue fee required by	37 CFR 1.18 is \$ iired by 37 CFR 1.18(d), is \$		
		i fee, if applicable, has not been re	ceived.	
3. Applicant's fa	ilure to timely file o	corrected drawings as required by		onth period set in, th
	wability (PTO-37).			
dated), which is a	s were received on (Ifter the expiration of the period for	with a Certificate of Ma reply	ailing or Transmissio
• •	ed drawing have b			
interest, or all	of the applicants.	ent which is signed by the attorne		
5. The letter of cunder 37 CFF	express abandonm R 1.34(a)) upon the	ent which is signed by an attorne filling of a continuing application.	y or agent (acting in a re	epresentative capaci
6. Drawings rec	eived on	were disapproved by examiner.	See examiner's respons	e dated
7. Corrected dra	wings were receive er's response dated	ed on, which is after the d	he expiration of the one-	month period for rep
		een received in reply to one-more	nth period set in exam	iner's response date
9. ☐ The reason(s) below:			

Petitions to revive under 37 CFR 1.137(a) or (b), or request to withdraw the holding of abandonment under 37 CFR 1.181, should be promptly filed to minimize any negative effects on patent term.

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